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OMB No. 0651-0027 (exp. 5/31/2002)

(Rev. 03/01)

01-11-2002

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U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Tab settings	<u> </u>
To the Honorable Commissioner of Patents and Trademarks: P	lease record the attached original documents or copy thereof.
1. Name of conveying party(ies): Motorola, Inc.	2. Name and address of receiving party(ies) Name: General Dynamics Decision Internal Systems, Inc. Address:
Individual(s) General Partnership Corporation-State Delaware Other	Street Address: 8220 East Roosevelt Street City: Scottsdale State: Arizona Zip: 85257 Individual(s) citizenship
Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No	Association
3. Nature of conveyance: Assignment	General Partnership Limited Partnership Corporation-State Delaware Other If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No
4. Application number(s) or registration number(s): A. Trademark Application No.(s) 75/651,258, 75/651,259, 75/651,261, 75/790,822, 76/143,115, 78/050,939, 78/050,942 Additional number(s) atta	B. Trademark Registration No.(s) 1,515,257, 1,725,229, 2,073,592, 2,139,543, 2,139,545, 2,154,137, 2,175,545, 2,262,702, 2,293,193, 2,373,067 ached Yes No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Mariann R. Murphy Internal Address: Jenner & Block, LLC	7. Total fee (37 CFR 3.41)\$ 440.00 Enclosed Authorized to be charged to deposit account
Street Address: One IBM Plaza	8. Deposit account number: 10-0460
City: Chicago State: IL Zip: 60611	(Attach duplicate copy of this page if paying by deposit account)
9. Statement and signature. To the best of my knowledge and belief, the foregoing information copy of the original document. Mariann R. Murphy Name of Person Signing (Total number of pages including co	Signature Date Ver sheet, attachments, and document: 7
Mail socuments to be recorded with	h required cover sheet information to:

Mail occuments to be recorded with required cover sheet information of Patent & Trademarks, Box Assignments Washington, D.C. 20231

01 FC:481 02 FC:482 40.00 CH 400.00 CH

TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement (the "Assignment") is made as of the 28th day of September, 2001, by and between Motorola, Inc., a Delaware corporation with a principal address at 1301 East Algonquin Road, Schaumburg, Illinois 60196 ("Assignor"), and General Dynamics Decision Systems, Inc., a Delaware corporation with a principal address at 8220 East Roosevelt Street, Scottsdale, Arizona 85257 ("Assignee").

WHEREAS, Assignor and General Dynamics Corporation ("General Dynamics") have entered into an agreement dated August 6, 2001 (the "Asset Purchase Agreement"), which Asset Purchase Agreement has been assigned by General Dynamics to Assignee, whereby Assignor has sold and transferred substantially all of the assets of Assignor's Integrated Information Systems Group (the "Group") to Assignee;

WHEREAS, in conjunction with the Asset Purchase Agreement, Assignor and General Dynamics have entered into an agreement dated August 6, 2001 (the "IP Agreement"), which IP Agreement has been assigned by General Dynamics to Assignee, whereby Assignor has sold and transferred rights in certain intellectual property assets to Assignee;

WHEREAS, Assignor owns certain rights, title, and interest in and to the trademarks, service marks, brand names, trade dress, trade names, internet domain names, and other indications of origin set forth in Exhibit A hereto (the "Assigned Marks"); and

WHEREAS, Assignor wishes to assign to Assignee, and Assignee wishes to acquire from Assignor such rights, title, and interest in and to the Assigned Marks together with the goodwill of the business in connection with which the Assigned Marks are used.

NOW, THEREFORE, for ten dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee agree as follows:

- Assignor hereby sells, assigns, transfers, conveys, and delivers to Assignee all of Assignor's rights, title, and interest in and to the Assigned Marks, including all registrations thereof throughout the world, together with the goodwill of the business in connection with which the Assigned Marks are used.
- 2. Nothing in this Assignment shall be construed as granting or otherwise conveying a reversion to Assignor of any of the rights granted herein to Assignee hereunder, and no such rights shall revert to Assignor upon Assignee's failure to use an Assigned Mark in any given year.
- 3. Assignor expressly acknowledges that henceforth Assignee is the owner of certain rights in the Assigned Marks and the goodwill they represent.
- 4. Assignor agrees to take such further action and to execute such additional documents as may be reasonably necessary to perfect Assignee's title in and to such transferred and assigned rights of the Assigned Marks.

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- Assignor further covenants that Assignor will execute and deliver, from time to time after the date hereof upon the request of Assignee, such further documents, papers, forms, and authorizations, and will take all other actions that may be reasonably necessary for securing, completing, or vesting in Assignee all right, title, and interest in and to such transferred and assigned rights of the Assigned Marks, to the fullest extent possible.
- 6. In furtherance of this Assignment, Assignor hereby acknowledges that, from this date forward, the Assignee has succeeded to all of Assignor's rights, title, and standing to (a) receive all rights and benefits pertaining to such transferred and assigned rights of the Assigned Marks, (b) institute and prosecute all suits and proceedings and take all actions that the Assignee, in its sole discretion, may deem necessary or proper to collect, assert, or enforce any claim, right, or title of any kind in and to any and all of such transferred and assigned rights of the Assigned Marks, and (c) defend and compromise any and all such actions, suits, or proceedings relating to such transferred and assigned rights, title, interest, and benefits.
- 7. This Assignment shall inure to the benefit of, and be binding upon, the parties hereto together with their respective legal representatives, successors, and assigns.

[SIGNATURE PAGE TO FOLLOW]

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[SIGNATURE PAGE TO TRADEMARK ASSIGNMENT AGREEMENT]

IN WITNESS WHEREOF, authorized representatives of the parties have executed this Assignment on the date first written above.

GENERAL DYNAMICS DECISION SYSTEMS, INC.	
By: Devon Engel	
Its Assistant Secretary	
MOTOROLA, INC.	
By: John J. Milace	
Its: VICE PRESIDENT	
STATE OF TUNOIS	
COUNTY OF	,
Before me, a Notary Public in and for the County and State aforesaid, appeared Devon English Rosso to me personally known to be the signer, or signers, of the foregoing instrument, and acknowledged execution of said instrument as a free and voluntary act for the uses and purposes therein expressed.	II. McCAU
Notary Public Notary Public	ky

"OFFICIAL SEAL"
MARIANN R. MURPHY
Notary Public, State of Illinois
My Commission Expires April 23, 2005

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	STATUS	PEND	DENID.	DEC.	DEC.	NEG.	NEG.	REG.	BEG.	PEG.	REG	REG	PEND	PEND	PEND	REG	DEC.	REG	REG	REG	PEND		RFG	PEND.	REG	REG	PEND	PEND.	PEND.	REG.	REG.	REG.	REG.	REG.	REG.	PEND.
REG./APP	DATE	20DE1999	20DE1999	14JE2001	03/21/01	10/31/97	02/26/98	08/29/97	31AU1999	31AU1999	04/30/99	22OC1999	14JA2000	18JA2000	18JA2000	30MR2000	30MR2000	31AU1999	31AU1999	11/10/94	17DE1999	30MR1994	31AU1999	09DE1999	01/15/01	04/17/91	03/03/99	03/03/99	03/03/01	07/20/99	10/20/92	07/21/98	04/28/98	02/24/98	02/24/98	03/03/99
REG./APP	NUMBER	822305984	822305992	1586305	1540849	97702315	39741182	2143759	161182000	161192000	4268688	4327452	20001811	200000423	200000422	648990	648991	604723	604724	165275	Z211201	273166	T9914394F	T9914395D	484823	394533	75-651259	78-050942	78-050939	2262702	1725229	2175545	2154137	2139543	2139545	75-651261
	COUNTRY	BRAZIL	BRAZIL	CHINA P.R.	CHINA P.R.	FRANCE	GERMANY	GREAT BRITIAN	HONG KONG	HONG KONG	JAPAN	JAPAN	JAPAN	MALAYSIA	MALAYSIA	MEXICO	MEXICO	NEW ZEALAND	NEW ZEALAND	NO	POLAND	PORTUGAL	SINGAPORE	SINGAPORE	SOUTH KOREA	SWITZERLAND	US	US	NS	US	SN	US	NS	NS	SN	ns
	MARK	SECTERA	SECTERA	SECTERA	SECTERA	MODIOS	MODIOS	MODIOS	SECTERA	SECTERA	MODIOS (Stylized)	SECTEL	SECTERA	SECTERA	SECTERA	SECTERA	SECTERA	SECTERA	SECTERA	CIPHERNET	SECTERA	CIPHERNET	SECTERA	SECTERA	SECTERA	CIPHERNET	ACCESS POINT		ACCESSNET PLUS	CIPHERLINK	CIPHERNET	CIPHERTAC	CYBERTAME	CYBERTEST	CYBERTEST & Design	DESIGN (Octobus Logo)

	STATILE	SOLVED	REG	DEC	700	- REG	CINDO	רבולט.	PEND		RFG	, LO.			PEND		TEND.	
REG./APP	DATE		06/24/97	11/16/99	00/04/00	00/10/00	10/06/00	00/00/0:	03/03/66		12/06/88		31AU1999	20,70,00	07/10/20	0455000	00023110	
NEG./APT	NUMBER	2072502	2013332	2293193	2373067	1000.00	76-143115	70.4000	867169-67	4 7.4 7.0 7.7	/979161	0000007/37	778067/67	2000-001505	200100	2000-001504		\$ 100 miles (100 miles
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RECORDED: 01/08/2002

REEL: 002420 FRAME: 0355